from settlement, entry, sale, or other disposition until March 5, 1927, Tract permanent withdrawn for use of by presidential order dated October 24, 1924, in aid of proposed legislation, be, and it hereby is, permanently withdrawn for the use and benefit of Navajo Indians residing in that immediate vicinity: Southeast quarter southeast quarter, section 8, township 11 north, range 3 west, New Mexico principal meridian, New Mexico. Approved, March 3, 1925.

Tract permanently

Location.

March 3, 1925. [H. R. 11361.] [Public, No. 551.]

CHAP. 433.—An Act To provide for exchanges of Government and privately owned lands in the additions to the Navajo Indian Reservation, Arizona, by Executive orders of January 8, 1900, and November 14, 1901.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary ervation, Ariz.

Navajo Indian Reservation, Ariz.

Reconveyances accepted of private lands, and regulations to be prescribed by him, to accept reconveyances etc., in. relinquishments of any valid filings under the homestead laws, or of other valid claims within the additions to the Navajo Indian Reservation, Arizona, by Executive orders of January 8, 1900, and November 14, 1901, and to permit lieu selections within the bound-mitted, to consolidate aries of the said reservation additions by those surrendering their retained Indian lands. rights, so that the lands retained for Indian purposes may be consolidated and held in a solid area so far as may be possible: Provided, That the title or claim of any person or company who refusal to reconvey. refuses to reconvey to the Government shall not be hereby affected.

Proviso.
Title not affected on

Approved, March 3, 1925.

CHAP. 434.—An Act To extend the time for the exchange of Government lands for privately owned lands in the Territory of Hawaii.

March 3, 1925. [H. R. 11410.] [Public, No. 552.]

Be it enacted by the Senate and House of Representatives of the Hawaii.

United States of America in Congress assembled, That the time exchanging lands with for the exchange by the President of Government owned land in private owners in. the Territory of Hawaii for privately owned land or land owned by the Territory of Hawaii, as authorized by Act of Congress Vol. 42, p. 360, amenapproved January 31, 1922, and the provisions of said Act are hereby ded. extended until January 31, 1926.

Approved. March 3, 1925.

CHAP. 435.—An Act To amend section 281 of the Revenue Act of 1924.

March 3, 1925. [H. R. 12300.] [Public, No. 553.]

(e) of section 281 of the Revenue Act of 1924 is amended by adding thereto two new sentences to read as follows: "If the taxpayer has, on or before June 15, 1925, filed such a waiver in respect of the taxable ween 1919 is a mandal due for t due for the taxable year 1919, then such credit or refund relating to the taxes for the taxable year 1919 shall be allowed or made if claim therefor is filed either on or before April 1, 1926, or within four years from the time the tax was paid. If any such waiver so riod filed has, before the expiration of the period thereof, been extended either by the filing of a new waiver or by the extension of the original waiver, then such credit or refund relating to the taxes for the year in respect of which the waiver was filed shall be allowed or made if claim therefor is filed either (1) within four years from the time

On extension of pe-

For 1917, 1918.

For year 1919.

taxable years the tax was paid, or (2) on or before April 1, 1926, in the case of credits or refunds relating to the taxes for the taxable years 1917 and 1918, or on or before April 1, 1927, in the case of credits or refunds relating to the taxes for the taxable year 1919." Approved, March 3, 1925.

March 3, 1925. [H. R. 12262.] [Public, No. 554.]

CHAP. 436.—An Act For the relief of certain enlisted men of the Coast Guard.

Coast Guard. listed in.

Be it enacted by the Senate and House of Representatives of the Coast Guard.
Payments directed of United States of America in Congress assembled, That the accountallowances to discharged enlisted men ing officers of the Government are authorized and directed to allow of the Navy who en in the settlement of the accounts of disbursing officers of the Government all payments of enlistment allowances made by them to honorably discharged enlisted men of the Navy who enlisted in the Coast Guard within a period of three months from the date of discharge from the Navy, between July 1, 1922, and January 20, 1925.

Approved, March 3, 1925.

March 3, 1925. [S. 99.] [Public, No. 555.]

CHAP. 437.—An Act Authorizing the President to appoint two additional circuit judges for the eighth circuit.

Be it enacted by the Senate and House of Representatives of the United States courts
Two additional
United States of America in Congress assembled, That the Presidudes for eighth circuit to be appointed.
Vol. 42, p. 840, amends sent of the Senate, to appoint two additional circuit judges for the eighth circuit, who shall receive the same salary as other circuit judges now receive and shall reside within the said eighth circuit. Approved, March 3, 1925.

March 3, 1925. [S. 3406.] [Public, No. 556.]

CHAP. 438.—An Act Relating to the use or disposal of vessels or vehicles forfeited to the United States for violation of the customs laws or the National Prohibition Act, and for other purposes.

Customs. Vessels or vehicles summarily forfeited for violations, may be used tion enforcement.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter any vessel or vehicle summarily forfeited to the United States for violations, may be used for customs or prohibi- violation of the customs laws, may, in the discretion of the Secretary of the Treasury, under such regulations as he may prescribe, be taken and used for the enforcement of the customs laws or the National Prohibition Act, in lieu of the sale thereof under existing

Forfeitures by decree of court may be deliv-ered to Treasury De-partment for customs or prohibition enforcement.

Sec. 2. That upon application therefor by the Secretary of the Treasury, any vessel or vehicle forfeited to the United States by a decree of any court for violation of the customs laws or the National Prohibition Act may be ordered by the court to be delivered to the Treasury Department for use in the enforcement of the customs laws or the National Prohibition Act, in lieu of the sale thereof under existing law.

Use only for official enforcement purposes.

Customs and prohi-

Sec. 3. That any vessel or vehicle acquired under the provisions of section 1 or 2 of this Act shall be utilized only for official purposes in the enforcement of the customs laws or the National Prohibition The appropriations available for defraying the expenses of propriations available collecting the revenue from customs or for enforcement of the for operation, etc. National Prohibition Act shall hereafter be available for the payment of expenses of maintenance, repair, and operation of